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APPLICATION NO	).	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/892,456		06/28/2001	Tatsuya Kawakami	SN-US015079	2153	
22919	7590	07/15/2003				
		AL IP COUNSELC	EXAMINER			
		C, NW, SUITE 700 C 20036-2680	STEFANON, JUSTIN			
				ART UNIT	PAPER NUMBER	
			3682			
					DATE MAILED: 07/15/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.   Application No.   Deligo 2456   KAWAKAMI, TATSUYA	3		8O					
## Disposition of Claims  ## Application is river and in the application.  ## Application   1-20   Islane and or election requirement.  ## Application is objected to by the Examiner.  ## Application of Celified Copies of the priority documents have been received in Application No		Application No.	Applicant(s)					
Justin Stefanon   3682		09/892,456	KAWAKAMI, TATSUYA					
Period for R ply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the proxisions of 37 CFR 176(a), in or event, however, may a reply be limely filled.  Extensions of time may be available under the proxisions of 37 CFR 176(b), in or event, however, may a reply be limely filled.  If the princip for reply specified above, the reactives of 37 CFR 176(b), in or event, however, may a reply be limely filled.  If the princip for reply specified above, the reactives of 37 CFR 176(b).  If NO period for reply specified above, the reactive studiosy period will apply and will export X(6) (MONTH'S firm the mailing date of this communication, even if stringly filled, may reduce any search and plant time and set of the communication, even if stringly filled, may reduce any search and plant time and plant time.  1  X   Responsive to communication(s) filled on 4-30-03.  2  X   This action is FINAL.  2  X   This action is FINAL.  2  X   This action is fill and the merrial search and plant time and plant time and plant time and plant time and plant time.  3  X   Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4  X   Claim(s) 1-20 is/are pending in the application.  4  X   Claim(s) 1-20 is/are allowed.  6  X   Claim(s) 1-20 is/are pending in the application.  4  X   Claim(s) 1-20 is/are pending in the application.  5  X   Claim(s) 1-20 is/are allowed.  6  X   Claim(s) 1-20 is/are allowed.  7  X   Claim(s) 1-20 is/are allowed.  8  X   Claim(s) 1-20 is/are allowed.  8	Office Action Summary	Examiner	Art Unit					
Period for R ply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MALLING DATE OF THIS COMMUNICATION.  Estatements of time may be available under the provisions of 37 CFR 1.38(a). In no event, however, may a reply be timely filled.  Estatements of time may be available under the provisions of 37 CFR 1.38(a). In no event, however, may a reply be timely filled.  Estatements of time may be available under the provisions of 37 CFR 1.38(a). In no event, however, may a reply be timely filled or provisional part of the provision of the pro		Justin Stefanon	3682					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Lettensor to the run by be residable under the processor of 37 CPR 1.13(d). In no event, however, may a reply be timely filled  Lettensor to the run by be residable under the processor of 37 CPR 1.13(d). In no event, however, may a reply be timely filled  If the period for reply specified above is less than thiny (30) days, a reply within the statutory minimum of thiny (30) days will be considered timely.  If NO period for reply specified above is less than thiny (30) days, a reply within the statutory minimum of thiny (30) days will be considered timely.  If NO period for reply specified above is less than thiny (30) days, a reply within the statutory minimum of thiny (30) days will be considered timely.  If the period for reply specified above is less than thiny (30) days, a reply within the statutory minimum of the time in the period of the statutory minimum of the considered timely.  If the period for reply specified above is less than thiny (30) days, a reply within the time of the statutory minimum of the time.  Any reply received by the Office later than three months after the mailing date of this communication, even if timely flext, may reduce any exame place than adjusted to the scale of the considered timely.  This action is FINAL.  2b) This action is non-final.  3								
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2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)								



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#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 20, 2003 has been entered.

# **Drawings**

2. The corrected or substitute drawings were received on March 20, 2003. These drawings are approved.

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over German Patent Document No. DE 199 22 327 to Wessel in view of US Pat No. 4,885,219 to Miller.

Wessel discloses a bicycle shift control device comprising an outer casing 2 having a cable receiving bore and an access opening, a cable operated winding mechanism disposed in said outer casing having a cable attachment point 11 disposed

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relative to said access opening to be accessible from said access opening; and a maintenance cover movably coupled to said outer casing between a closed position overlying said access opening and an open position exposing said access opening. However, the maintenance cover does not slideg an arcuate path substantially parallel to the outer surface of the outer casing between the open and closed positions. Miller discloses that it is known in the art to provide an access door that moves along an arcuate path relative to an outer surface of a housing. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the device of Wessel with the access door of Miller, in order to provide a door which both preserves interior space in the housing and mounts flush with the outer surface of the housing, as disclosed by Miller in column 2, lines 35-45. The outer casing of Miller includes a channel with said maintenance cover slideably disposed in said channel and the outer casing and maintenance cover include complementary retaining elements that are arranged to releasably maintain said maintenance cover in a fully closed position. The outer casing of Wessel includes a first casing half and a second casing half that are fixedly coupled together and the access opening is partially formed in each of said first and second casing halves. The maintenance cover of Miller includes a handle element formed of a plurality of ribs arranged to aid in sliding said maintenance cover between said closed position and said open position and the cover is curved.

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## Response to Arguments

5. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Justin Stefanon whose telephone number is 703-305-1945. The examiner can normally be reached on Monday - Thursday 6 - 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Bucci can be reached on 703-308-3668. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9326 for regular communications and 703-872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600

js July 7, 2003